## **Memorandum**

To: Chair and Commissioners Date: April 6, 2008

From: John F. Barna, Jr. File No: Reference # 4.1

Executive Director TAB 36
ACTION

**Ref:** STATE AND FEDERAL LEGISLATIVE MATTERS

**Issue:** Should the Commission take a position on the bills reported by staff?

**Recommendation:** After hearing the staff report, the Commission should consider positions it may want to take on bills or pending propositions on the June Primary election.

# <u>Status Report on SB 1118 (Negrete McLeod) Airport Land Use Commission Commission Position: Conceptually Support:</u>

The Senate Local Government Committee scheduled a March 5 hearing on SB 1118. At the author's request, the Committee postponed the hearing to April 2 so that the author could amend the bill as introduced. On April 2, Commission staff testified on the Commission's behalf to support the bill. The bill, as amended, passed out of the Local Government Committee and will be heard next by the Appropriations Committee.

The bill, as heard by the Local Government Committee, was amended by the author to:

- Reinstate statutory language permitting an Airport Land Use Commission to be formed by a multicounty jurisdiction via a vote of the respective county board of supervisors and the city selection committee of mayors.
- Propose that beginning January 1, 2010, the bill would limit the authority of a board of supervisors and city selection committee of mayors to designate a body to assume the planning responsibilities of an airport land use commission. When a county board of supervisors and the mayors of the cities in that county agree that proper airport land use planning can be accomplished by an agency other than an ALUC, SB 1118 would require that the other agency must be a countywide body, as of January 1, 2010.
- Allow as of January 1, 2010, for a city to retain the ability of a city to assume an ALUC's duties if, before January 1, 2009, the county board of supervisors and the city councils in that county determined that:
  - o the city could accomplish proper land use planning for an airport that meets Federal Aviation Administration (FAA) certification for specified standards,
  - o has a noise compatibility program approved by FAA.

o Is owned and operated by an agency that is headquartered in another county.

The bill retained amendments from prior versions of the bill to:

- Repeal the authority for a county to exempt itself from the requirement to set up an ALUC.
- Repeal the exemption from the requirement to set up an ALUC for a county that has only one public use airport that's owned by a city.
- Repeals an exemption from the requirement to set up an ALUC in counties that contract with Caltrans' Division of Aeronautics.
- Require that a city or county must submit its proposed land use actions, regulations, and permits in the airport's vicinity to the ALUC for review and approval. Until an ALUC adopts an ACLUP for an airport
- Repeal the ability of a public agency in Marin County to overrule the Marin County ALUC by majority-vote of the public agency's governing body.

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Bill#	Author	Bill Title	Subject	Current Status	CTC Position
AB 660	Galgiani		Revises the highway-railroad grade separation program to delete funding eligibility for a grade separation at a proposed new grade crossing or for removal or relocation of highways or railroad tracks to eliminate existing grade crossings. Bill provides for a maximum allocation of 80% of project costs for all projects funded but would modify the provisions limiting the maximum amount that may be allocated to a single project to \$5,000,000, without specific legislative authorization. Bill also modify the calculation of the amount of funds deducted from the apportionments of the fuel tax revenues, delete provisions requiring the reduction of cost to a party to a grade separation project when Amtrak contributes towards a project, and delete provisions authorizing a local agency to construct a grade separation project, and retain eligibility for subsequent project priority lists, prior to the time that the project reaches a high enough priority for funding.	02/07/2008 To SENATE Committee on TRANSPORTATION AND HOUSING. 01/29/2008 In ASSEMBLY. Read third time. Passed ASSEMBLY. To SENATE. 01/07/2008 From ASSEMBLY Committee on TRANSPORTATION with author's amendments. 01/07/2008 In ASSEMBLY. Read second time and amended. Re-referred to Committee on TRANSPORTATION. 02/21/07 Introduced.	Staff Monitoring
AB 842	Jones	reduction	Bill requires the Commission to update its guidelines for the preparation of regional transportation plans, including, but not limited to, a requirement that each regional transportation plan provide for a 10 percent reduction in the growth increment of vehicle miles traveled. Bill would additionally require HCD to rank applicants for the award of capital improvement project grants from the Infill Incentive Grant Program of 2007, based upon various priorities including a reduction of vehicle miles traveled as a result of the project, as specified.	02/07/2008 To SENATE Committee on TRANSPORTATION AND HOUSING. 01/28/2008 In ASSEMBLY. Read third time. Passed ASSEMBLY. To SENATE. 01/24/2008 From ASSEMBLY Cmte on APPROPRIATIONS: Do pass. 01/16/2008 From Cmte on HOUSING & COMMUNITY DEVELOPMENT: Do pass. 01/16/2008 From Cmte on HOUSING & Re-referred to Cmte on HOUSING AND COMMUNITY DEVELOPMENT. 04/18/2007 ASSEMBLY LOCAL GOVT 02/22/2007: INTRODUCED.	Staff Monitoring
AB 995	Nava	Ports Infrastructure, Security, and Air Quality	\$2,000,000,000 will be transferred to the Trade Corridors Improvement Fund for infrastructure improvements along designated trade corridors. Another \$1 billion would be transferred to the Air Resources Board for emission reductions related to freight activities in the Trade Corridors. Bill requires the Commission to coordinate with the Air Resources Board for technical assistance in evaluating project applications.	02/13/2008 In SENATE. To Inactive File. 09/06/2007 Withdrawn from SENATE Committee on RULES. To third reading. 08/30/2007 From SENATE Cmte on APPROPS: Be re-referred to Committee on RULES. 08/22/2007 In SENATE Cmte on APPROPS: To Suspense File. 08/22/2007 In SENATE Cmte on APPROPS with author's amendments. 07/10/2007 From SENATE Cmte on TRANSPORTATION AND HOUSING: Do pass as amended to Cmte on APPROPRIATIONS. 06/05/2007 In ASSEMBLY. Read third time. Passed ASSEMBLY. To SENATE.	Watch
AB 1261	Caballero	Infrastructure Financing	Authorizes a local government agency to enter into an agreement with a private entity for financing for specified types of revenue generating infrastructure projects. Requires an agreement to include adequate financial resources to perform the agreement. Permits the agreements to lease, license, or provide other permitted uses by the agency to extend for a term of up to 50 years, after which time the project would revert to the agency.	04/08/08 Bill pending 08/20/2007 Sen. Approps. Cmte., Hearing Cancelled at Author's request. 07/17/07 Sen. Approps. Cmte. 07/16/2007 Cmte on LOCAL GOVT. : do pass 05/29/2007 Assmembly : do pass to Senate 04/24/2007 Appropriations Cmte. 04/09/2007 Referred to Cmte. on LOCAL GOVT. 02/23/2007 INTRODUCED	Staff Monitoring
AB 1815	Feuer	Transportation Infrastructure Funding Task Force	Creates the Transportation Infrastructure Funding Task Force. Requires the task force to hold at least 3 public hearings around the state and to report to the Legislature and Governor on alternatives to the current system of taxing road users through per-gallon fuel taxes. 14 members appointed by the Legislature, Governor, California Transportation Commission (3), city and county organizations, and other specified entities.	04/14/08 Hearing by ASSEMBLY TRANS 02/07/2008 To ASSEMBLY Committee on TRANSPORTATION INTRODUCED: 01/17/2008	Staff Monitoring

Bill#	Author	Bill Title	Subject	Current Status	CTC Position
3 1845	Duvall	Railroad-highway grade separations.	ASSEMBLY  Transfers responsibility for developing the priority list for the annual grade separation program from the Public Utilities Commission to the Transportation Commission upon completion of the expenditure of Proposition 1B general obligation bond funds that are to be allocated pursuant to the priority list process.	INTRODUCED: 01/28/2008	Staff Monitoring
B 1850	DeVore	Office of Public Private Partnerships	This bill would, until January 1, 2019, create the Office of Public-Private Partnerships within the office of the Governor and a process for the Office of Public-Private Partnerships to develop formal public-private partnership agreements to facilitate the construction and maintenance of the state's infrastructure, as defined. This bill would require the Director of the Office of Public-Private Partnerships to provide the Legislature with 90 days' notice before committing the state to participate in any partnership agreement.	04/01/2008 In ASSEMBLY Committee on BUSINESS AND PROFESSIONS: Reconsideration granted 04/01/2008 In ASSEMBLY Committee on BUSINESS AND PROFESSIONS: Failed passage. 02/21/2008 To ASSEMBLY Committee on BUSINESS AND PROFESSIONS. 01/29/2008 Introduced	Staff Monitoring
B 1886	DeVore	Property Taxation: Dept. of Transportation Property	This bill would specify, in statute, the requirement of ACA that real property owned by the Department of Transportation not be exempt from taxation if a county assessor determines that the property has not been used for a transportation purpose for any of certain time periods following the effective date of that measure. This bill would define a "transportation purpose" for purposes of that requirement, and would provide that the State Board of Equalization shall have authority over all appeals of determinations described in that requirement.	02/07/2008 INTRODUCED.	Staff Monitoring
B 1904	Torrico	Transportation: Programming of Projects	Existing law requires the California Transportation Commission to program interregional and RTIP projects through the STIP process, consistent with estimated available funding. Existing law requires regional improvement projects nominated by regional agencies to be programmed by the Commission pursuant to certain formulas, known as the north-south split and county shares. Existing law provides for county shares to be calculated based 75% on the population of a county and 25% on the total state highway miles in a county.  Bill, for purposes of the county shares formula, would provide that the total number of nonfreeway miles in a county shall be calculated so that it is not less than the total number of nonfreeway miles that existed in the county on January 1, 2008.	Re-referred to Committee on TRANSPORTATION 04/01/2008 From ASSEMBLY Committee on TRANSPORTATION with author's amendments. 02/21/2008 To ASSEMBLY Committee on TRANSPORTATION. Introduced - 02/07/2008	Staff Monitoring
3 1954	Jeffries	High-occupancy toll (HOT) lanes.	Existing law authorizes a regional transportation agency, in cooperation with Caltrans, to apply to the Commission to develop and operate high-occupancy toll (HOT) lanes, including administration and operation of a value pricing program and exclusive or preferential lane facilities for public transit. Existing law requires the Commission to review these applications and submit an eligible application to the Legislature for approval or rejection. Existing law requires approval to be achieved by enactment of a statute. Existing law prohibits approval of an application on or after January 1, 2012. The bill makes a series of findings regarding Commission actions on its Hot Lane Guidelines. This bill would authorize a value pricing and transit development demonstration program involving HOT lanes to be conducted, administered, and operated on State Highway Route 15 in Riverside County by the Riverside County Transportation Commission .	03/03/2008 In ASSEMBLY. Read second time and amended. Re-referred to Committee on TRANSPORTATION 3/03/2008 From ASSEMBLY Committee on TRANSPORTATION with author's amendments. 02/28/08 To Commiteee on TRANSPORTATION 02/14/08 From printer.	Staff Monitoring
B 1968	Jeffries	Transportation Infrastructure Emergencies	Bill authorizes the Governor to declare a transportation infrastructure emergency for the purpose of relieving traffic congestion on any specific highway or segment of a highway for which Caltrans has determined that the average daily vehicle hours of delay, excluding weekends, exceeds 3,000. Upon declaration of the emergency, the bill would provide for the Governor to direct Caltrans to immediately create and implement an expedited process and establish deadlines for the construction of new highways or additional lanes on existing highways.	03/24/2008 In ASSEMBLY. Read second time and amended. Re-referred to Committee on TRANSPORTATION. 03/24/2008 From ASSEMBLY Committee on TRANSPORTATION with author's amendments. 02/28/2008 To ASSEMBLY Committee on TRANSPORTATION.	Staff Monitoring
3 2195	Brownley	Rail Transit	Existing law provides that any public transit guideway planned, acquired, or constructed after January 1, 1979, is subject to the regulations of the Public Utilities Commission relative to safety appliances and procedures.  This bill would transfer that responsibility to Caltrans on January 1, 2010.—authorize the Public Utilities Commission to approve a public transit guideway, or to otherwise carry out its regulatory and oversight duties over public transit guideways, without a hearing.	04/03/2008 Re-referred to ASSEMBLY Committee on RULES. 02/20/2008 INTRODUCED.	Staff Monitoring

Author	Bill Title	Subject	Current Status	CTC Position
Arambula	Improvement Projects	State Transportation Improvement Program process. Existing law provides for 75% of funds available for transportation capital improvement projects to be made available for regional projects, and 25% for interregional projects. Existing law describes the types of projects that may be funded with the regional share of funds, and includes local road projects as a category of eligible projects.	04/07/2008 Assembly Transportation Committee HEARING: 02/21/2008 INTRODUCED.	Staff Monitoring
Hayashi	Sales	Existing law authorizes Caltrans to sell real property acquired by the state for highway purposes when Caltrans determines that the property is no longer necessary. This bill would require Caltrans to offer to sell certain real property in Alameda near the City of Hayward and State Highway Route 580 to a city, county, or other political subdivision, or another state agency or local nonprofit entity in support of a nonprofit or governmental agency that provides meal service programs to seniors and other individuals in need within a specified period of time after the department declares it to be excess property and subject to specified terms and conditions.	04/02/2008 In ASSEMBLY. Read second time and amended. Re-referred to Committee on TRANSPORTATION 04/02/2008 From ASSEMBLY Committee on TRANSPORTATION with author's amendments. 03/10/2008 To ASSEMBLY Committees on TRANSPORTATION and BUSINESS AND PROFESSIONS. 02/21/2008 INTRODUCED.	Staff Monitoring
Evans	California Transportation Commission	Caltrans and other entities pertaining to transportation issues and concerns that the Commission determines need special study.  This bill would state that the reports that the Commission is authorized to request and review in this regard	04/14/2008 Assembly Transportation Committee HEARING 02/21/2008 INTRODUCED	Staff Monitoring
Strickland	Projects	Existing law requires Caltrans to prepare and submit to the Governor a proposed budget that includes \$15,000,000 for allocation to grade separation projects, as specified.  This bill would increase the amount required to be budgeted for allocation to grade separation projects to \$165,000,000.	03/06/2008 To ASSEMBLY Committee on TRANSPORTATION. 02/21/2008 INTRODUCED	Staff Monitoring
Neillo	State and Local Government: Infrastructure	States the intent of the Legislature to enact legislation to authorize state and local governmental entities to enter performance-based infrastructure partnerships for eligible facilities.	04/03/2008 ASSEMBLY Cmte on BUSINESS AND PROFESSIONS. 02/22/2008 INTRODUCED	Staff Monitoring
Carter	Department of Transportation: Environmental Process	Existing federal law requires the United States Secretary of Transportation to carry out a surface transportation project delivery pilot program The secretary has authorized California to participate in that program, and California has agreed to that participation. Existing law, until January 1, 2009, provides that the State of California consents to the jurisdiction of the federal courts with regard to the compliance, discharge, or enforcement of the responsibilities assumed pursuant to the surface transportation project delivery pilot program. Existing law requires the department to submit a specified report to the Legislature by January 1, 2008, relating to the surface transportation project delivery pilot program.	04/14/2008 Assembly Transportation Committee HEARING 02/22/2008 INTRODUCED	Staff Monitoring
		Bill requires Caltrans to submit that report to the Legislature by January 1, 2009, and again by January 1, 2010. Bill also extends the pilot program provisions and instead make those provisions inoperative upon specified circumstances, including, but not limited to, upon program termination or upon the end of the 3-year memorandum of understanding described above.		
DeSaulnier	Land Use: Environmental Quality	Creates the Blueprint Implementation Commission, consisting of designated members, that would, in part, facilitate implementation of regional footprint projects. The Blueprint Implementation Commission would be composed of 11 members. Six Members would be drawn from the metropolitan planning organizations, regional transportation planning agencies, Five remaining members would be appointed, one each, from the CTC, ARB, the CA Energy Commission, by the Speaker, and by the President pro tempore.	04/16/2008 Assembly Local Government Committee HEARING 03/13/2008 To ASSEMBLY Committee on LOCAL GOVERNMENT. 02/22/2008 INTRODUCED:	Staff Monitoring
	Arambula  Hayashi  Evans  Strickland  Neillo  Carter	Arambula Transportation Capital Improvement Projects  Evans California Transportation Commission  Strickland Grade Separation Projects  Neillo State and Local Government: Infrastructure  Carter Department of Transportation: Environmental Process	Transportation Capital Existing law generally provides for allocation of transportation capital improvement funds pursuant to the Improvement Projects Improvement Projects Improvement Projects and State Transportation infrasportation infrasportation capital improvement projects to be made available for regional projects, and 25% for transportation capital improvement projects to be made available for regional projects, and 25% for transportation capital improvement projects to be made available for regional projects, and 25% for transportation capital improvement projects to be made available for regional projects, and 25% for transportation projects and a category of eligible projects.  This bill would state that local road rehabilitation projects are eligible for these funds.  Excess Real Property Existing law authorizes Caltrans to self real property acquired by the state for highway purposes when Caltrans determines that the property is no longer necessary. This bill would require Caltrans to offer to selectrain real property in Alameda near the City of Hayward and State Highway Route 580 to a city, county, or other political subdivision, or another state agency or local nonprofit entity in support of a nonprofit or governmental agency that provides meal service programs to seniors and other individuals in need within a specified period of time after the department declares it to be excess property and subject to specified terms and conditions.  Evaluate Transportation Commission  Commission  California Transportation Commission  Grade Separation  Existing law requires Caltrans to prepare and submit to the Governor a proposed budget that includes \$15,000,000.  This bill would increase the amount required to be budgeted for allocation to grade separation projects to \$15,000,000.  State and Local Government:  Infrastructure  Carter  Department of Transportation:  Existing law requires Caltrans to prepare and submit to the Governor a proposed budget that includes \$15,000,000.  State and Local Government:  Exis	Asambula Pransportation Capital Existing law generally provides for allocation of transportation capital improvement funds pursuant to the improvement Program process. Existing law generally provides for allocation of transportation capital improvement funds pursuant to the provided in the provided provided in the provided process. Existing law authorities and provided to the made available for regional provided, and 25% for funds available for transportation and provided to the made available to regional provided, and 25% for funds available for the regional state of funds, and includes local road projects to be made available for these funds.  Excess Real Propert:  Sales  Excess Real Propert:  Sales  Existing law authorizes Caltarian to sell real property accounted by the state for highway purposes when caltarians determines that the property is no longer necessary. This bill would require Cartarians to defer to sell certain real property in Allamedia near the City of Hayward and State Highway Route 580 to a city, county, or other political subdivision, or another state approve of local properties in the property and subject to specified pained of time after the department declares in the Commission of the series of the properties of the properties of the series of the properties of th

Bill#	Author	Bill Title	Subject	Current Status	CTC Position
AB 3002	Villines	Department of Transportation: Property Management	This bill would provide that the Real Estate Services Division of the Department of General Services shall be responsible for property management functions for all real property and rights in real property acquired to by the Department of Transportation for highway purposes that are not immediately needed for those purposes.	03/13/2008 To ASSEMBLY Committees on BUSINESS AND PROFESSIONS and TRANSPORTATION. 02/22/2008 INTRODUCED	Staff Monitoring
AB 3021	Nava	California Transportation Financing Authority	Bill creates the California Transportation Financing Authority with specified powers and duties relative to issuance of revenue bonds to fund transportation projects to be backed by various revenue streams of transportation funds, and toll revenues under certain conditions, in order to facilitate the construction of additional capacity on the state highway system. Bill set forths the requirements for a project sponsor to obtain bond funding from the authority, would allow the authority to approve the imposition of tolls on a proposed project, and would enact other related provisions.	04/14/2008 Assembly Transportation Committee HEARING 02/22/2008 INTRODUCED.	Staff Monitoring
AB 3034	Galgiani	Safe, Reliable High- Speed Passenger Train Bond Act urgency statute	The \$9.95 billion Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century will be considered by the voters for approval at the November 4, 2008, general election. Bill would make various revisions to the bond act to be submitted to the voters. It would refer to construction of a high-speed train system consistent with the authority's certified EIR of November 2005, rather than June 2000 final business plan. Bill would revise the descriptions of route segments of the proposed high-speed train system. Bill would require excess revenues from operation of the high-speed train system beyond the amount needed for high-speed train purposes to be deposited in the General Fund. Bill would require that not more than 10% of bond proceeds be used for environmental studies, planning, and engineering activities, and require the authority to have a detailed funding plan for each segment of the system that identifies the full cost of construction and revenue sources for that segment, prior to awarding a construction contract for the segment.  Bill would require the authority to give priority in selecting each specific segment for construction to those segments that require the least amount of bond funds as a percentage of total cost of construction.	04/14/2008 Assembly Transportation Committee HEARING 02/22/2008 INTRODUCED.	Staff Monitoring
AB 3039	Benoit	High-Occupancy Vehiclel Lanes	Existing law authorizes the Department of Transportation to construct exclusive or preferential lanes for buses only or for buses and other high-occupancy vehicles.  This bill would require the department, at the request of a county transportation commission or a regional transportation planning agency, to modify existing exclusive or preferential lanes that are for buses and other high-occupancy vehicles within the respective jurisdiction of the requesting entity to provide continuous access to buses and other high-occupancy vehicles. The bill would encourage the department to move these modifications in conjunction with planned restriping projects.	04/14/2008 Assembly Transportation Committee HEARING 02/22/2008 INTRODUCED.	Staff Monitoring
ACA 9	DeVore	Property Taxation: Department of Transportation	Bill proposes to amend the Constitution. Specifies that property tax exemption for property owned by the state does not apply to real property, owned by Caltrans, that is determined by a county assessor as not having been used for at least 5 years.	01/14/08 Hearing cancelled at the author's request. 07/09/2007 In ASSEMBLY Cmte on REV & TAXATION: Heard, remains in Cmte. 07/02/2007 In ASSEMBLY. Read second time & amended. Rereferred to Cmte on REV AND TAXATION. 07/02/2007 From ASSEMBLY Cmte on REV & TAXATION w/ author's amendments. 06/25/07 From ASSEMBLY Cmte on TRANS: Do pass to Cmte on REV & TAXATION. 05/31/2007 To ASSEMBLY Cmtes on TRANS and REV & TAXATION.	Staff Monitoring
ACA 10	Feuer	Bonded Indebtedness: Local Government: Transportation	Amends the State Constitution to create an additional exception to the 1% limit on ad valorem tax on real property for a county, or city to pay for bonded indebtedness, incurred to fund specified transportation infrastructure, that is approved by 55% of the voters of the county or city. Lowers to 55% the voter approval threshold.	01/07/2008 INTRODUCED.	Staff Monitoring
ACA 13	DeVore	Property Taxation: Department of Transportation	This measure would specify that the property tax exemption for property owned by the state does not apply to real property, owned by the Department of Transportation, that is determined by a county assessor as not having been used for a transportation purpose during specified time periods following the effective date of this measure. This measure would provide that the maximum amount of any ad valorem property tax on real property owned by the department, that is determined by a county assessor as not having been used for a transportation purpose, shall not exceed 1% of the fair market value, as defined, of the real property.	02/07/2008 INTRODUCED.	Staff Monitoring

Bill#	Author	Bill Title	Subject	Current Status	CTC Position
SB 53	Ducheny	State Highways: Performance Measures	Requires Caltrans to develop specified performance measures to establish an evaluation and rating of the overall quality of the state highway system. Requires an annual report to the Legislature in that regard. The measures shall demonstrate how resource, staffing, and programming decisions impact the overall condition of the state highway system. Consult with Commission and others.	09/04/2007 In ASSEMBLY. To Inactive File. 08/31/2007 In ASSEMBLY. Read second time. To third reading. 08/30/2007 From ASSEMBLY Cmte on APPROPRIATIONS: Do pass. 07/11/2007 In ASSEMBLY Cmte on APPROPRIATIONS: To Suspense File. 07/02/2007 From ASSEMBLY Committee on TRANSPORTATION: Do pass to Cmte on APPROPRIATIONS. 06/19/2007 To ASSEMBLY Committee on TRANSPORTATION. 06/07/2007 In SENATE. Read third time. Passed SENATE. To ASSEMBLY. 01/10/2007 INTRODUCED	Staff Monitoring
SB 286	Lowenthal	Transportation Enhancement Funds: Conservation Corps	Bill requires RTPAs, county transportation commissions or authorities, and CMAs to adopt criteria that give priority in the selection of transportation enhancement projects to the sponsors of eligible projects that partner with, or commit to employ the services of, a community conservation corps or the CA Conservation Corps to construct or undertake the project.  Bill would authorize these agencies and Caltrans to enter into agreements or contracts with community conservation corps.  Bill requires the Commission, when developing guidelines for the STIP and SHOPP, to include guidance to encourage the "allocation" of funds for transportation enhancement projects to community conservation corps and the CA Conservation Corps as partners with applicants that commit to employ the services of corps members in the construction of those projects.  A similar bill, SB 803 (Lowenthal), was vetoed by Governor. Bill's criteria were overly broad.	01/17/2008 From ASSEMBLY Cmte on APPROPS with author's amendments	Watch
SB 375	Steinberg	Transportation planning: travel demand models: sustainable communities strategy: environmental review.	Bill requires the Commission, by July 1, 2009, to adopt guidelines for travel demand models used in the development of regional transportation plans by transportation planning entitites. Bill also requires regional transportation plans for specified regions to include a sustainable communities strategy, as specified, designed to achieve certain goals for the reduction of greenhouse gas emissions from automobiles and light trucks in a region. Require ARB, working with affected transportation agencies, to provide greenhouse gas emission reduction targets from the automobile and light truck sector for 2020 and 2035, and to update those targets until 2050. Requires transportation planning & programming by affected regional agencies to be consistent with the sustainable communities strategy contained in the RTP, but would state that certain transportation projects programmed for funding on or before December 31, 2011, are not required to be consistent with the sustainable communities strategy. Bill also requires an affected regional agency to submit a statement to the Commission on describing the relationship of each project in the RTIP to the adop Bill provides that additional CEQA project review is not required if a jurisdiction amended its general plan, & finds the project meets certain criteria & declared a sustainable communities project.	03/24/2008 In ASSEMBLY. Read second time and amended. Rereferred to Committee on APPROPRIATIONS. 01/28/2008 In ASSEMBLY. Read second time and amended. Rereferred to Committee on APPROPRIATIONS. 01/28/2008 From ASSEMBLY Committee on APPROPRIATIONS with author's amendments. 09/12/2007 In ASSEMBLY. Read 2nd time and amended. Re-referred to Critle on APPROPS. 07/17/2007 In ASSEMBLY. Read second time & amended. Rereferred to APPROPS. 07/03/2007 From ASSEMBLY Critical Committee on LOCAL GOVT: Do pass to Cte on TRANSP. 06/21/2007 To ASSEMBLY Committees on LOCAL GOVT and TRANSPORTATION. 06/07/2007 In SENATE. Read third time. Passed SENATE. To ASSEMBLY. 2/21/2007 INTRODUCED.	Staff Monitoring
SB 445	Torlakson	Road User Task- Force Greenhouse gas mitigation fee.	Authorizes regional transportation agencies to impose a greenhouse gas mitigation fee on vehicles subject to registration within the jurisdiction of the agency. Requires the fee to be implemented pursuant to a plan, which would be required to contain an expenditure plan describing specified transportation projects and programs to be funded. Requires that the fee would be subject to approval of the governing board of the implementing agency and of voters of a ballot measure containing the plan.  Creates a Road User-Task Force to identify alternatives to the current system of taxing road users through per-gallon fuel taxes. Proposed 14 member task force would hold three meetings around the state and report its findings to the Legislature and Administration by Jan. 1, 2009.	03/06/2008 In ASSEMBLY. Read second time and amended. Re-referred to Committee on TRANSPORTATION. 07/02/2007 In ASSEMBLY Committee on TRANSPORTATION: Not heard. 06/21/2007 To ASSEMBLY Committee on TRANSPORTATION. 006/21/2007 In SENATE. Read third time. Passed SENATE. To ASSEMBLY. 02/21/2007: INTRODUCED.	Staff Monitoring

Bill #	Author	Bill Title	Subject	Current Status	CTC Position
SB 791	Corbett	State Highway Property: Lease for Community Services State Transportation Improvement Program	Authorizes the Department of Transportation to lease real property in the City of Hayward adjacent to State Route 580 to a public entity for feeding program purposes. Requires the leases to be for an amount equal—to 25% of the property's fair market value.  This bill would repeal those provisions requiring the Commission to make reports to the Legislature regarding the success of provisions of SB 45, declaring the Legislature's intent relative to the 1998 State Transportation Improvement Program, and requiring the Commission to comply with procedures and requirements of SB 45.	-01/30/2008 In SENATE. Read third time. Passed SENATE. To ASSEMBLY. 03/08/2007 SENATE Committee on TRANSPORTATION and HOUSING 02/23/2007 INTRODUCED:	Staff Monitoring
B 974	Lowenthal	Ports Congestion Relief: _Air Pollution Mitigation	Requires the Ports of Los Angeles and Long Beach to transmit 1/2 of the funds derived from imposition of \$30 fee/Twenty foot Equivalent Unit to the San Pedro Bay Ports Congestion Relief Trust Fund. Requires the Port of Oakland to transmit 1/2 of the funds derived from imposition of the \$30 fee/TEU to the Port of Oakland Congestion Relief Trust Fund and 1/2 to the Northern California Port Mitigation Relief Trust Fund. The Commission will fund projects that improve the flow and efficiency of container cargo to and from those ports, and funding the administrative costs of this program. Bill prohibits the Commission from using the funds to construct, maintain, or improve highways, with certain exceptions.	02/26/2008 In ASSEMBLY. From Inactive File. To third reading. 09/10/2007 In ASSEMBLY. Inactive File. 08/30/2007 From ASSEMBLY Committee on APPROPRIATIONS: Do pass as amended. 07/09/2007 From ASSEMBLY Cmte on TRANSP: Do pass to Cmte on APPROPS 06/25/2007 From ASSEMBLY Committee on NATL RES: Do pass to Committee on TRANS. 06/19/2007 To ASSEMBLY Committees on NAT RES and TRANS. 06/19/2007 To ASSEMBLY Committees on NAT RES and TRANS. 06/06/2007 In SENATE. Read third time. Passed SENATE. To ASSEMBLY. 02/23/2007 INTRODUCED:	Staff Monitoring
B 1118	Negrete- McLeod	Airports: Airport Land Use Commissions	Eliminates the authority of the board of supervisors of a county in which an airport is located that is operated for the benefit of the general public that is not served by a scheduled airline, to adopt a resolution declaring that the county is exempt from establishing an airport land use commission. Repeals the authority of a board of supervisors and city selection committee of mayors to designate a body to assume the planning responsibilities of an airport land use commission.	04/02/2008 From SENATE Committee on LOCAL GOVERNMENT: Do pass as amended to Cmte on APPROPRIATIONS. 04/02/08 Hearing by LOCAL GOVT CMTE. 02/07/08 SENATE Committee on LOCAL GOVERNMENT, hearing canceled at author's request. INTRODUCED: 01/24/2008	Conceptually support
B 1263	Ashburn	Intercity rail services: feeder buses.	Existing law authorizes the Department of Transportation to contract with Amtrak to provide intercity rail passenger services. Existing law also authorizes the department to provide funding to Amtrak to contract for feeder bus services operated in conjunction with the intercity trains, but subject to the restriction, among others, that the bus services be used only by passengers who are connecting to or from a train, subject to specified exceptions, including an exception for passengers traveling solely on the feeder bus between Sacramento and Lake Tahoe and intermediate points if no private intercity bus company provides bus service on that route.  This bill, with respect to feeder bus service contracted by Amtrak, would add an additional exception to allow passengers to travel solely by bus between the community of Lebec in Kern County and the City of Santa Clarita if no private intercity bus company provides bus service on that route. The bill would authorize the department to amend its contract with Amtrak for that purpose.	02/28/2008 To SENATE Committee on TRANSPORTATION AND HOUSING. 02/15/08 Introduced.	Staff Monitoring
B 1316	Correa	Transportation Facilities: Tolls: Orange/Riverside	This bill would authorize the Orange County Transportation Authority to eliminate its rights, interests, and obligations in the Riverside County portion of the State Highway Route 91 toll lane. The bill would delete the 2030 limitation on issuance of bonds and collection of tolls, and would provide for the reversion of the toll lane under the authority's control to Caltrans when the franchise agreement ends. The bill would authorize toll revenues to be used for transportation purposes in the State Highway Route 91 Corridor  This bill would authorize the Riverside County Transportation Commission to impose tolls for 50 years and issue bonds on a toll lane on its portion of State Highway Route 91, subject to extensions if reauthorized by the Legislature, and would authorize toll revenues to be used for capital and operating expenses of the toll lane, including debt service, and for transportation purposes in the SR 91 Corridor extending east to State Highway Route 215.	04/01/2008 In SENATE. Read second time and amended. Rereferred to Committee on TRANSPORTATION AND HOUSING. 04/01/2008 From SENATE Committee on TRANSPORTATION AND HOUSING with author's amendments 02/28/2008 To SENATE Committee on TRANSPORTATION AND HOUSING. 02/15/08 Introduced.	Staff Monitoring
			The bill would require reversion of the toll lane to Caltrans after bonds are repaid unless tolls have been reauthorized by the Legislature.		

Bill #	Author	Bill Title	Subject	Current Status	CTC Position
SB 1363	Perata	Transportation Projects: Lease Agreements Urgency statute	Existing law, until January 1, 2012, authorizes the Department of Transportation and regional transportation agencies to enter into up to 4 comprehensive development lease agreements with public and private entities for transportation projects primarily designed for improvement of goods movement that may charge users of those projects tolls and user fees, subject to various terms and conditions.  This bill would extend that date to January 1, 2013	04/15/2008 Senate Transportation and Housing Committee HEARING 02/28/2008 To SENATE Committee on TRANSPORTATION AND HOUSING. 02/21/08 Introduced.	Staff Monitoring
SB 1422	Lowenthal	High-Speed Rail Authority	Existing law creates the High-Speed Rail Authority, with a board of 9 members, with specified powers and duties relative to the development and implementation of a high-speed train system. Among other things, the authority is authorized to keep the public informed of its activities.  This bill would additionally provide that the authority may keep the Secretary of Business, Transportation and Housing informed of its activities.	02/28/2008 To SENATE Committee on TRANSPORTATION AND HOUSING. 02/21/08 Introduced.	Staff Monitoring
SB 1429	Perata	State Owned Toll Bridges	Existing law specifies the powers and duties of the Department of Transportation, the Metropolitan Transportation Commission, and the Bay Area Toll Authority with respect to the collection and expenditure of toll revenue from the 7 state-owned toll bridges within the geographic jurisdiction of the commission.  Existing law provides for a uniform \$4 auto toll on those toll bridges, including \$1 resulting from voter-approved Regional Measure 2, revenues from which are allocated to transportation improvement projects identified along with project sponsors in a statutory expenditure plan. Existing law requires project sponsors for these projects to seek supplemental funding from all other potential sources, including the State Highway Account and federal matching funds.  This bill would also require project sponsors to seek supplemental funding from state general obligation bond funds made available for transportation capital improvements.	04/15/2008 Senate Transportation and Housing Committee HEARING: 02/28/2008 To SENATE Committee on TRANSPORTATION AND HOUSING. 02/21/08 Introduced.	Staff Monitoring
SB 1486	Ducheny	Otay Mesa East Toll Facility Authority Act	Enacts the Otay Mesa East Toll Facility Authority Act and establishes the Otay Mesa East Toll Facility Authority to solicit and accept grants of funds and to enter into contracts and agreements for the purpose of establishing highway toll projects to facilitate the movement of goods and people along the State Route 11 corridor and the Otay Mesa East Port of Entry. (tcif)	02/28/2008 To SENATE Committee on TRANSPORTATION AND HOUSING	Staff Monitoring
SB 1507	Oropeza	Transportation. Highway construction: school boundaries.	This bill would state the intent of the Legislature to enact legislation relating to transportation.  Existing law creates the California Transportation Commission and authorizes the commission to, among other things, select, adopt, and determine the location for state highways on routes authorized by law. Existing law gives the Department of Transportation full possession and control of all state highways and authorizes the department to lay out and construct all state highways between the termini designated by law and on the locations as determined by the California Transportation Commission.  This bill would prohibit the commission from authorizing the construction or expansion of a state highway within 1/4 mile of a school boundary and would also prohibit the department from constructing or expanding a state highway in that area.	04/03/2008 Re-referred to SENATE Committee on TRANSPORTATION AND HOUSING. 03/28/2008 In SENATE. Read second time and amended. Re-referred to Committee on RULES. 03/28/2008 From SENATE Committee on RULES with author's amendments. 02/28/2008 To SENATE Committee on RULES. 02/21/2008 INTRODUCED.	Staff Monitoring
SB 1510	Kehoe	San Diego County Regional Airport Authority	Bill would make clarifying changes to San Diego County Regional Airport Authority. Relevant changes include how the board is selected, how the 3-person executive committee of the Authority is established, provide that collection of the customer facility charge be required by an airport operated by an airport authority or a special district.	04/03/2008 In SENATE. Read second time. To third reading 04/02/2008 SENATE Committee on LOCAL GOVERNMENT: Do pass with author's amendments. 02/28/2008 To SENATE Committee on LOCAL GOVERNMENT 02/21/08 INTRODUCED	Staff Monitoring
SB 1740	Oropeza	Public Safety: Transportation	Existing law establishes the Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006 to authorize \$19.925 billion of state general obligation bonds for specified purposes, including port, harbor, and ferry terminal security projects, and provides that those funds designated for these projects be deposited in the Port and Maritime Security Account.  Bill would make nonsubstantive changes to those provisions relating to port security.	03/13/2008 To SENATE Committee on RULES 02/22/2008 INTRODUCED	Staff Monitoring